IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BUTTE DIVISION

IN RE: SNOWFLAKE, INC., DATA SECURITY BREACH LITIGATION

2:24-MD-03126-BMM

JOINT MOTION FOR CLARIFICATION

The Parties met and conferred pursuant to the Court's Order (Doc. 270), and respectfully seek clarification of two issues.

With regard to the second item in the Court's Order, Plaintiffs understand the Court to be instructing the Parties to submit a schedule for filing the operative complaint and subsequently briefing threshold motions, consistent with the parties' efforts to meet and confer on the form of the complaint. Defendants, by contrast, understand the Court to be instructing the Parties to submit a briefing schedule for the Parties to submit briefs on their disparate positions regarding the form of the complaint, as those positions were identified in the Joint Memorandum and Discussion of Issues submitted to the Court on December 16, 2024 (Doc. 266).

With regard to the third item in the Court's Order, Plaintiffs understand the Court to be instructing the Parties to submit a schedule for when motions to dismiss and motions to compel arbitration should be briefed, consistent with the parties'

efforts to meet and confer on the topic. Defendants, by contrast, understand the Court to be instructing the Parties to submit a briefing schedule for the Parties to submit briefs to resolve the Parties' disparate positions regarding the sequencing of motions to dismiss and motions to compel arbitration, as those positions were identified in the Joint Memorandum and Discussion of Issues submitted to the Court on December 16, 2024 (Doc. 266).

At a minimum, Brianne McClafferty and Raph Graybill are available on December 31st, January 2nd, and January 3rd for a telephonic status conference with the Court, if clarification by that means is preferrable to a written order.

Dated this 31st day of December, 2025.

Respectfully submitted,

/s/ Jason Rathod Jason S. Rathod Migliaccio & Rathod LLP 412 H St NE, Suite 302 Washington DC 20002 Tel. 202.470.3520 jrathod@classlawdc.com

/s/ John Heenan
John Heenan
Heenan & Cook
1631 Zimmerman Trail
Billings, MT 59102
Tel. 406.839.9091
john@lawmontana.com

/s/ Amy Keller Amy Keller

DiCello Levitt LLP

Ten North Dearborn, Sixth Floor Chicago, Illinois 60602 Tel. 312.214.7900 akeller@dicellolevitt.com

/s/ J. Devlan Geddes
J. Devlan Geddes
Goetz, Geddes & Gardner P.C.
35 N. Grand Ave.
Bozeman, MT 59715
Tel. 406.587.0618
devlan@goetzlawfirm.com

/s/ Raph Graybill
Raphael Graybill **Graybill Law Firm, PC**300 4th Street North
Great Falls, MT 59401
Tel. 406.452.8566
raph@graybilllawfirm.com

Co-Lead Counsel for Plaintiffs

/s/ Brianne C. McClafferty Brianne C. McClafferty Holland & Hart LLP

/s/ Stephen A. Broome Stephen A. Broome Quinn Emanuel Urquhart & Sullivan LLP

ATTORNEYS FOR DEFENDANT SNOWFLAKE INC.

/s/ Gilbert S. Keteltas Gilbert S. Keteltas Baker & Hostetler LLP

ATTORNEYS FOR AT&T INC. and AT&T MOBILITY, LLC

/s/ Joshua Becker Joshua Becker Shook, Hardy &Bacon L.L.P.

ATTORNEYS FOR ADVANCED AUTO PARTS, INC.

/s/ Paul Anthony Werner, III
Paul Anthony Werner, III
Sheppard Mullin Richter & Hampton
LLP

ATTORNEYS FOR QUOTEWIZARD.COM, LLC AND LENDINGTREE, LLC

/s/ Perie Reiko Koyama Perie Reiko Koyama Hunton Andrews Kurth LLP

ATTORNEYS FOR NEIMAN MARCUS GROUP, LLC

/s/ William K. Whitner William K. Whitner Paul Hastings LLP

ATTORNEYS FOR LIVE NATION ENTERTAINMENT, INC. and TICKETMASTER, LLC